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15 Attorneys for Plaintiff,
16 JAMES B. GOODMAN
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18 UNITED STATES DISTRICT COURT
19 NORTHERN DISTRICT OF CALIFORNIA
20 OAKLAND DIVISION

21 JAMES B. GOODMAN) CIVIL ACTION NO. 08-00995 WBD
22 Plaintiff,)
23 v.) MOTION (AND PROPOSED ORDER)
24 ETRON TECHNOLOGY AMERICA, INC.) TO CONTINUE THE INITIAL CASE
25 Defendant.) MANAGEMENT CONFERENCE
26 _____)
27)
28)

29 This is a Motion by the Plaintiff to continue the Initial Case Management
30 Conference 60 days from the present date of March 19, 2008. This is the first request to
31 extend the date.

32 The additional time is needed because the Defendant did not accept the request for
33 a waiver of service within the time allowed; however, an informal discussion with the
34

35 MOTION TO CONTINUE THE INITIAL CASE MANAGEMENT CONFERENCE
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37 JAMES B. GOODMAN V. ETRON TECHNOLOGY AMERICA, INC.
38 CASE NO. 08-00995 WDB
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1 soon to be appointed attorney for the Defendant indicated that service would be accepted
2 by email, and that the Defendant would like to discuss a settlement prior to the Initial
3 Case Management Conference.

4 Additional time before the Initial Case Management Conference might save legal
5 expenses for both parties, as well as a savings of judicial resources.

6 Respectfully Submitted

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8 /s/David Fink
9 David Fink
10 Attorney for Plaintiff FuzzySharp Technologies
Incorporated

11 The Court has considered the foregoing Motion and hereby modifies the date for
12 the Initial Case Management Conference to _____

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14 Date:

15 _____ Magistrate Judge Wayne D. Brazil

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MOTION TO CONTINUE THE INITIAL CASE MANAGEMENT CONFERENCE

27 JAMES B. GOODMAN V. ETRON TECHNOLOGY AMERICA, INC.
CASE NO. 08-00995 WDB